

COPY OF PAPERS ORIGINALLY FILED

Docket No. 904/45605RE

TED STATES PATENT AND TRADEMARK OFFICE

Applicant:

Y. Izumi

Group:

Unassigned (2515)

Filed:

September 21, 2000

Examiner:

Unassigned

Serial No.:

Reissue of US Pat. No. 5,812,226

FOR:

LIQUID CRYSTAL DISPLAY FORMED BY A PLURALITY OF NON-

ELECTRICALLY INTERCONNECTED LIQUID CRYSTAL DISPLAY

PANELS

RECEIVED

The Honorable Commissioner of Patents
And Trademarks
Box: Amendments
Washington, D.C. 20231

MAY 24 2002

TECH CENTER 2800

CERTIFICATE OF MAILING

I, hereby certify that this Amendment is being deposited with the United States Postal Service as Express Mail Label #EL714919234US, in an envelope addressed to: Commissioner of Parents and Trademarks, Washington, D.C. 20231, on September 21, 2000.

Holly Malarney

PRELIMINARY DISCUSSION

This reissue application is $\exists led$ to correct an errors made by applicant's representative during the course of prosecution of U.S. Serial No. 08/868,481, which issued into the patent being reissued.

Upon review of the issued patent, it was discovered that, in the Preliminary amendment filed on August 6, 1997 in the '481 application, two inadvertent errors were made by applicants' representative: (1) claims which had previously been dependent from claim 3 were made dependent on claim 1, thus creating a situation where claims 14, 18, 20, 22, 24 and 26 of the issued patent are identical to patent claims 10, 15, 19, 21, 23 and 25, respectively; and (2) claim 48 (patent claim 49), which was supposed to be the same as claim 48 which was submitted after final in the parent application but not entered in that application, included

COPY OF PAPERS ORIGINALLY FILED

an extraneous and unnecessary limitation, namely "a combination of thermosetting and there patent claim 49, last two lines, and compare with the last two lines of claim 48 as presented in the "Amendment after Final Rejection Response under 37 CFR 1.116' Filed April 4, 1197, in the above application. The applicants did not intend claim 48 patent claim 49) to be directed to the combination of the thermosetting and uv-setting resins, since there was no need to limit that claim to such embodiments. Claim 49 (Patent claim 50) was directed to such embodiments. As the Examiner will recognize, claim 48 was and is fully patentable over the prior art without reference to the addition of the use of a thermosetting resin.

Accordingly, the present reissue application is being filed to correct the two errors by (a) canceling duplicative claims 14, 18, 20, 22, 24 and 26, and (b) amending Patent claim 49, last two lines to change 'a combination of thermosetting and" to --an--.

The inadvertent errors were made without deceptive intent, and it is believed that this reissue application is in condition for immediate allowance. Such action is respectfully solicited.

The undersigned would appreciate any opportunity to respond to any questions or take any other action to advance the prosecution of this case. The Examiner is requested to call the undersigned collect at the number given RECEIVED below, if the undersigned can be of any assistance whatever in advancing the prosecution of this application.

Respectfully submitted,

MAY 24 2002

TECH CENTER 2800

David G. Conlin, Reg. No. 27,026

Dike, Bronstein, Roberts & Cushman

Intellectual Property Group **EDWARDS & ANGELL LLP**

130 Water Street

Boston, MA 02109 Tel 617-523-3400

Fax 617-523-6440